1	JENNIFER BERGH													
2	Nevada Bar No. 14480 QUILLING SELANDER LOWNDS WINSI FIT & MOSER D.C.													
3	WINSLETT & MOSER, P.C. 6900 N. Dallas Parkway, Suite 800 Plano, Texas 75024 Telephone: (214) 560-5460 Facsimile: (214) 871-2111 jbergh@qslwm.com COUNSEL FOR TRANS UNION LLC													
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5														
6														
7	**Designated Attorney for Personal Service**													
8	Trevor Waite, Esq. Nevada Bar No.: 13779 6605 Grand Montecito Parkway, Suite 200 Las Vegas, Nevada 89149													
9														
10	Las Vegas, Nevada 89149													
11	IN THE UNITED STATES DISTRICT COURT													
12	FOR THE DISTRICT OF NEVADA													
13														
	KAYLA ARNDT,	Case No. 2:19-cv-01087-APG-GWF												
14	Plaintiff,	JOINT STIPULATION AND ORDER EXTENDING DEFENDANT TRANS												
15	v.	UNION LLC'S TIME TO FILE AN												
16	TRANS UNION LLC,	ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S COMPLAINT												
17	Defendants.	(SECOND REQUEST)												
18														
19														
20	Plaintiff Kayla Arndt ("Plaintiff"), and Defendant Trans Union LLC ("Trans Union"), by													
21	and through their respective counsel, file this second Joint Stipulation Extending Defendant													
22	Trans Union's Time to Respond to Plaintiff's Complaint.													
23	On June 24, 2019, Plaintiff filed her Complaint. On June 25, 2019, Trans Union was													
24	served with Plaintiff's Complaint.													
25	Subsequently, the Plaintiff and Trans Union stipulated and this Court granted an													
26	extension up to and including August 6, 2019, for Trans Union to file its response to Plaintiff's													
27	Complaint.													
28	Counsel for Trans Union and Plaintiff are engaged in settlement discussions on this case													

and wish to extend the deadline for Trans Union to respond to the Complaint until August 20, 2019. This will allow the parties to continue settlement discussions without incurring additional fees and expenses. Plaintiff has no objection to the extension.

Therefore, the Parties agree to extend the deadline in which Trans Union has to answer or otherwise respond to Plaintiff's Complaint up to and including August 20, 2019.

Dated this 5th day of August 2019.

Bates this sur day of Hagust 2019

# QUILLING SELANDER LOWNDS WINSLETT & MOSER, P.C.

### /s/ Jennifer Bergh

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#### /s/ Miles N. Clark

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## **ORDER**

	The	Joint	Stipul	ation	for	Extensi	on o	of	Time	for	Trans	Union	LLC	to	file	an	answer	or
otherwise respond is so ORDERED.																		

Dated this \_9th\_\_\_\_ day of \_\_\_\_August\_\_\_\_\_\_\_, 2019.

UNITED STATES MAGISTRATE JUDGE

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